



WOODROW WILSON  
Scholar and Statesman, Democratic Candidate for President.

#### NEW YORK "SUN":

"Governor Wilson's speech of acceptance has good luck as well as merit. It comes just in time to contrast sharply with the interminable Bedlamite rant of Th. Dentatus Africanus Ferox. And, if without contempt of campus it may be said, though written by a college president, very recently retired, it is in the English language, not anaemic and seldom with suspicion of priggishness or donishness, though it has an air, a certain academic distinction of its own. What will please everybody who has a living to make is Governor Wilson's equable and moderate tone. Governor Wilson is for repair, not for destruction."

#### NEW YORK "TIMES":

"It is applicable. The dominant thought, the very soul of his discourse, is the common interest of all the people, their partnership in our activities and our prosperity. The partnership idea comes from his mind, not as a sublimated political theory, but as a practical, immediate remedy."

#### NEW YORK "WORLD":

"Governor Wilson's speech of acceptance is the ablest, clearest, sanest statement of high public purpose this country has known in a generation. 'Without passion, without invective, without abuse, without partisan bitterness, without denunciation, without egotism, without demagoguery, he has driven straight to the heart of the supreme issue of American institutions—the partnership between government and privilege.'"

#### JOHN E. LAMB, EX-REPRESENTATIVE FROM INDIANA:

"Speech is discreet, able, safe and sane. Governor Wilson believes in the efficacy of the scalpel rather than the big stick. His dissection of trust and tariff evils is unique and convincing. His suggestions of reform in methods of government and reduction of tariff schedules will meet with approval of legitimate business and the laboring masses as well."

#### CHAMP CLARK, SPEAKER OF THE HOUSE OF REPRESENTATIVES:

"Considered from a literary standpoint Governor Wilson's speech of acceptance will take high rank in the political output of the year. It will make pleasant reading, and, therefore, will prove a fetching campaign document. He discusses the issues of the day philosophically, clearly and forcibly. His courteous tone will ally opposition and win him friends. It is an admirable pronouncement."

#### Courtesy.

We must be as courteous to a man as we are to a picture which we are willing to give the advantage of a good light.—Emerson.

#### Feminine Reasoning.

Stella—Her gown is just like yours. Bella—I don't care if hers is a duplicate of mine, but I don't want mine a duplicate of hers.—Puck.

Hammond's oleomargarine and creamery butter for sale at Coddington's.

#### Order of Publication

Hugh Muench and Christopher Winkelmeyer, Executors of the Will of Ferdinand Herold, deceased, Plaintiffs,

against  
Unknown heirs of Nancy King, James M. Dodson, George W. Dunlap, Azro Emory, Firman McGrady and Thomas T. Tallock; Anna Mary Koessell and Mary Anna Koessell, Defendants.

(Suit to Quiet Title.)

In the Circuit Court of Iron County, Missouri, In Vacation, June 19th, 1912.

The State of Missouri, to all the above named defendants, greeting:

You are hereby notified that the above named plaintiffs have this day filed with the undersigned Clerk of the Circuit Court of Iron County, Missouri, in vacation, their petition, duly verified by affidavit, wherein said plaintiffs allege that the defendants claim some title, estate or interest in the subject matter of said petition and in the land hereinafter described, but that said plaintiffs cannot insert the names of all said defendants in their said petition because the names of the heirs of Nancy King are unknown to them; in which said petition plaintiffs further aver that the defendants have obtained and derived their claim to the property hereinafter described from the said Nancy King, deceased, as heirs or voluntary or involuntary grantees of the said Nancy King, and that said defendants and how said claims are derived by said defendants are as clearly set out in plaintiffs' petition as they are known to plaintiffs.

It is thereupon ordered by the undersigned Clerk aforesaid, in vacation, that said defendants be notified that an action has been commenced against them in the Circuit Court of Iron County, in the State of Missouri, for the purpose of trying, determining, settling, defining and quieting the title to the following described real estate in Iron County, Missouri, to-wit:

The east half of the Northwest Quarter and the Northwest Quarter of the Southwest Quarter of Section 27, in Township 35, North, of Range 2 West from the 5th P. M., containing by Government Survey, 120 acres.

And by which said action plaintiffs seek to forever bar and preclude the said defendants and each of them from setting up any interest or claim in or to said real estate adversely to said plaintiffs, and which copy of this order is returnable to and triable on the first day of the next regular term of this Court to be held at the Court House in the City of Ironton in the County of Iron and the State of Missouri on the 4th Monday in October next, at which time and place said defendants are required and compelled to answer or demur to plaintiffs' said petition and to the allegations contained in said petition will be taken and considered as confessed and judgment rendered according to the prayer thereof, forever barring and precluding said defendants from hereafter setting up any claim or title to said real property.

The Iron County Register, published in Ironton, Missouri, having been designated by the plaintiffs and their attorney of record as the newspaper most likely to give notice to the defendants of the pendency of this action, it is further ordered that a copy of this order be published in said Iron County Register once a week for and during four weeks successively, the last insertion of said order in said newspaper to be at least 30 days before the first day of the next regular term of court.

J. M. HAWKINS, Clerk of the Circuit Court.

STATE OF MISSOURI, ) ss.

COUNTY OF IRON, )

I, J. M. Hawkins, Clerk of the Circuit Court of Iron County aforesaid, hereby certify that the foregoing is a true copy of the original Order of Publication as the same appears of record in my office.

This 10th day of August, 1912.

J. M. HAWKINS, Clerk of the Circuit Court.

#### Order of Publication

STATE OF MISSOURI, ) ss.

COUNTY OF IRON, )

In the Circuit Court, April Term, 1912.

Ella Byers, Plaintiff,

against

Harry Byers, Defendant.

Now at this day comes the plaintiff herein, by her attorney, C. P. Dameron, and files her petition and affidavit, alleging, among other things, that defendant, Harry Byers, is not a resident of the State of Missouri, and that he cannot be served with summons in said State.

Whereupon it is ordered by the Clerk, that said defendant be notified by publication that plaintiff has commenced a

suit against him in this court, the object and general nature of which is to obtain a decree of divorce from Harry Byers, defendant, on the grounds that said defendant has offered to plaintiff such indignities as to render her condition intolerable, and for the care and custody of her infant children, Helen and Marie, and that unless said Harry Byers be and appear at this Court, at the next term thereof, to be begun and holden at the Court House in the City of Ironton, in said County, on the 26th day of October next, and on or before the 3d day of said Term—if the Term shall so long continue—and if not, then on or before the last day of said term—answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law, in the IRON COUNTY REGISTER, a newspaper published in said County of Iron, for four weeks successively, published at least once a week, the last insertion to be at least thirty days before the first day of said next October Term of this Court.

J. M. HAWKINS, Circuit Clerk.

A true copy from the record.

Witness my hand, and seal of the

Circuit Court of Iron County

this 12th day of August, 1912.

(SEAL) J. M. HAWKINS,

Circuit Clerk.

#### Order of Publication

In the Circuit Court of Iron County, Missouri, in Vacation, June 19th, 1912. To October Term.

Jacob L. Fisher, Plaintiff,

against

Marshall D. Fisher, and J. B. Fisher, Defendants.

The State of Missouri, to all the above named defendants, greeting:

You are hereby notified that the above named plaintiff has this day filed with the undersigned Clerk of the Circuit Court of Iron County, Mo., in vacation, his petition duly verified by affidavit, wherein said plaintiff alleges that the defendants, Marshall D. Fisher and J. B. Fisher, are not residents of the State of Missouri, and cannot therefore be served with summons in this state; in which said petition plaintiff further avers that the defendants have obtained and derived their claim to the property hereinafter described from one Frederick Fisher, deceased, and that the petition contains a full, correct and complete recital and description of the claims of said defendants and how said claims are derived.

It is thereupon ordered by the undersigned Clerk aforesaid, in vacation, that said defendants be notified that an action has been commenced against them in the Circuit Court of Iron County, in the State of Missouri, for the purpose of obtaining a decree of partition and order of sale of the following described land, to-wit:

The east one half of the northwest quarter of Section Twenty-four in Township Three (33), north, of Range Four (4) East, containing 20 acres, more or less, in Iron County, Missouri.

And by which said action plaintiff prays that said lands may be ordered sold and the proceeds divided among said parties in proportion to their respective interests; plaintiff alleging that he, as the heir of Willie Fisher, deceased, is entitled to an undivided 4-6 of the above described land, and that the defendants, Marshall D. Fisher and J. B. Fisher, are each entitled to an undivided 1-6 interest of said lands as the sons of Frederick Fisher, deceased.

The Iron County Register, published in Ironton, Missouri, having been designated by the plaintiff, and by the attorney of record as the newspaper most likely to give notice to the defendants of the pendency of this action, it is further ordered that a copy of this order be published in said Iron County Register once a week for and during four weeks successively, the last insertion of said order in said newspaper to be at least four weeks before the first day of the next regular term of Court.

J. M. HAWKINS, Clerk of the Circuit Court.

STATE OF MISSOURI, ) ss.

COUNTY OF IRON, )

I, J. M. Hawkins, Clerk of the Circuit Court of the County aforesaid, hereby certify that the foregoing is a true copy of the original Order of Publication as the same appears of record in my office.

This 10th day of August, 1912.

(SEAL) J. M. HAWKINS, Clerk of the Circuit Court.

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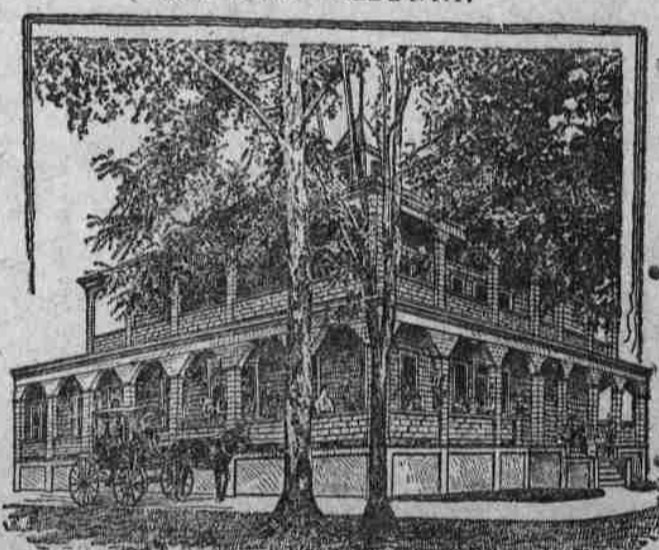
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